UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA OAKLAND DIVISION

AUG 13 2025

1	NORTHERN DISTRICT OF CALIF	ORNIA	3
2 9	OAKLAND DIVISION	2.011110	DISTRICT COURT OF CALIFORNIA
United States of America,) Case No.	003-JSW	ID OFFICE
Plaintiff,	,	ATED ORDER EXCLUDING TIME	Ξ
Edilson) UNDER	THE SPEEDY TRIAL ACT	
Edilson Canaca - Rodriguez Defendant(s).)	e .	
Defendant(s).)	¥ 1.	
For the reasons stated by the parties on to Trial Act from $8/13/2025$ to continuance outweigh the best interest of $3161(h)(7)(A)$. The court makes this fin	$\frac{1}{1}$ and finds the public and the defendan	that the ends of justice served by the at in a speedy trial. See 18 U.S.C. §	Speedy
Failure to grant a continu See 18 U.S.C. § 3161(h)(ance would be likely to resulty)(B)(i).	t in a miscarriage of justice.	
defendants, the nat	ture of the prosecution, orable to expect adequate prepare	the number the existence of novel questions aration for pretrial proceedings or the see 18 U.S.C. § 3161(h)(7)(B)(ii).	of fact
		ant reasonable time to obtain counsel 18 U.S.C. § 3161(h)(7)(B)(iv).	,
	case commitments, taking in	ny the defendant continuity of counse nto account the exercise of due dilige	
	eparation, taking into accoun	ny the defendant the reasonable time at the exercise of due diligence.	
disposition of criminal ca paragraph and — based o the time limits for a prelin extending the 30-day time	ses, the court sets the prelimi n the parties' showing of goo ninary hearing under Federal	ount the public interest in the promptinary hearing to the date set forth in tood cause — finds good cause for external Rule of Criminal Procedure 5.1 and ader the Speedy Trial Act (based on the 18 U.S.C. § 3161(b).	the first ending I for
IT IS SO ORDERED.			*
DATED: 8/13/2025			
	DONNA	M. RYU	
	Chief Ma	lagistrate Judge	
	Marion	1 . 0	
STIPULATED: Attorney for De	fendant Assistant	t United States Attorney	
Attorney for De	ionadii i ziooistani	, child build rudling	